

IN THE UNITED STATES BANKRUPTCY COURT
EASTERN DISTRICT OF MISSOURI
EASTERN DIVISION

In Re: **Mark Golliday**) Case No. 12-48877-659
)
DEBTOR) Chapter 13
) Re: Doc #47
)
) **Certification and Order Re:**
) **Objection to Claim #22**
) **InSolve Recovery, LLC c/o Capital**
) **Recovery Group, LLC**
)

CERTIFICATION

The undersigned certifies that all entities entitled to notice of Mark Golliday's Objection to Claim in accordance with Local Bankruptcy Rules have been served with the foregoing Objection and Notice and the time for response has passed.

X No responses in opposition have been filed or any responses in opposition have been resolved as set forth below.

 A response in opposition to the objection has been filed and the Objection is resolved as set forth in the Order below.

Debtors request the Court enter the proposed order.

Dated: 1/27/15

/s/ Timothy P. Powderly
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ATTORNEY FOR DEBTOR

ORDER

Upon Debtor's Objection to Claim #22 filed by InSolve Recovery, LLC, c/o Recovery Group LLC for good cause shown:

IT IS ORDERED that Debtor's Objection is:

X Sustained. Denied as Settled Overruled

IT IS FURTHER ORDERED that the Claim #22 is:

X Denied. Any future amendments to this claim shall not be paid as Creditor failed to timely file a response to this objection and the claims bar date has now passed.

Kathy A. Surratt - States
KATHY A. SURRETT-STATES
Chief United States Bankruptcy Judge

DATED: January 30, 2015
St. Louis, Missouri

rjb

Prepared by:

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